WO

DATE: ____7/16/09

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

JUL 1 6 2009

RECEIVED

COPY

| | | | | | DISTRICT OF ARIZONA BY DEPUTY | |
|---|---|---|---|---|--|--|
| UNITED STATES OF AMERICA | | ORD | ORDER OF DETENTION PENDING TRIAL | | | |
| | | v . | | | | |
| Eden Julian Aguilar-Rodriguez | | | Case | Number: <u>09-3294M</u> | | |
| and was re | epresented by | ail Reform Act, 18 U.S.C counsel. I conclude by a nt pending trial in this ca | preponderance of the | n hearing was held on <u>7/</u> evidence the defendant is | 16/09 . Defendant was present a serious flight risk and order the | |
| | | | FINDINGS OF F | ACT | | |
| I find by a | | e of the evidence that: | | | | |
| | | | | tes or lawfully admitted for permanent residence. | | |
| × | The defendant, at the time of the charged offens | | | | | |
| The defendant has previously been deported or otherwi | | | | | | |
| | The defendant has no significant contacts in the United States or in the District of Arizona. | | | | | |
| | The def to assu | The defendant has no resources in the United States from which he/she might make a bond reasonably calculate to assure his/her future appearance. | | | | |
| | The def | endant has a prior crimir | nal history. | | | |
| | | endant lives/works in Me | | | | |
| | The def substan | endant is an amnesty a tial family ties to Mexico | applicant but has no s | substantial ties in Arizona | or in the United States and has | |
| | There is | a record of prior failure | to appear in court as | ordered. | | |
| The defendant attempted to evade law enforcement contact by fleeing from law enfo | | | | enforcement. | | |
| | The def | endant is facing a maxin | num of | years imprisonn | nent. | |
| The Court incorporates by reference the material findings of the Pretrial Services Agency which were reviewed by the Court at the time of the hearing in this matter, except as noted in the record. | | | | | | |
| | | | CONCLUSIONS | OF LAW | | |
| 1, 2 | . There is | s a serious risk that the d dition or combination of d | lefendant will flee. conditions will reasona | ably assure the appearanc | e of the defendant as required. | |
| DIRECTIONS REGARDING DETENTION | | | | | | |
| The defendant is committed to the custody of the Attorney General or his/her designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding. | | | | | | |
| | | APP | EALS AND THIRD PA | ARTY RELEASE | | |
| deliver a c | copy of the mo ursuant to Rule f.a. copy of this | tion for review/reconside = 59(a), FED.R.CRIM.P., = order or after the oral o | ration to Pretrial Service effective December 1 rder is stated on the r | ces at least one day prior to I, 2005, Defendant shall h ecord within which to file s | ourt, it is counsel's responsibility to the hearing set before the District ave ten (10) days from the date of specific written objections with the o review. 59(a), FED.R.CRIM.P. | |
| Services | sufficiently in | RORDERED that if a rele advance of the hearing l third party custodian. | ease to a third party is to before the District Cou | to be considered, it is coun urt to allow Pretrial Service | sel's responsibility to notify Pretrial es an opportunity to interview and | |

Lawrence O. Anderson United States Magistrate Judge